

REMARKS

The above-mentioned patent application, filed on 27 April 2001, presents Claims 1 through 14, inclusive. The Examiner has lodged a restriction requirement under 35 U.S.C. 121, stating the patent application presents the following distinct inventions:

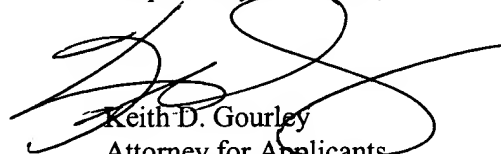
Group I which presents Claims 1-10, inclusive, drawn to a general oxide composition formula comprising Ti and Ce, classified in class 252, subclass 62.2, and

Group II, which presents Claims 11 through 14, inclusive, drawn to a method of making a solid electrolyte comprising a general oxide composition formula comprising Ti and Ce, classified in class 429, subclass 46.

Applicants elect without traverse to prosecute the invention according to Group I (Claims 1 through 10, inclusive) in the present patent application. Therefore, Claims 11-14, inclusive, have been canceled pursuant to this restriction requirement. Applicants expressly reserve the right to prosecute the invention of Group II in a separate patent application.

The inventorship of the pending claims has been reviewed and no amendment of inventorship is required due to cancellation of the Claims of Group II drawn to the non-elected invention. Believing the application is in condition for allowance, Applicants solicit an action to that effect.

Respectfully submitted,



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